



GOVERNMENT OF KERALA

Law (Legislation-Publication) Department

NOTIFICATION

No. 1602/Leg. Pbn. 2/2015/Law.

Dated, Thiruvananthapuram, 27th January, 2015.

The following Act of Parliament published in the Gazette of India, Extraordinary, Part II, Section I dated the 18th day of July, 2014 is hereby republished for general information. The Bill as passed by the Houses of Parliament received the assent of the President of India on the 17th day of July, 2014.

By order of the Governor,

C. P. RAMARAJA PREMA PRASAD,
Law Secretary.

THE ANDHRA PRADESH REORGANISATION
(AMENDMENT) ACT, 2014

(ACT No. 19 OF 2014)

AN

ACT

to amend the Andhra Pradesh Reorganisation Act, 2014.

BE it enacted by Parliament in the Sixty-fifth Year of the Republic of India as follows:—

1. *Short title and commencement.*—(1) This Act may be called the Andhra Pradesh Reorganisation (Amendment) Act, 2014.

(2) It shall be deemed to have come into force on the 29th day of May, 2014.

2. *Amendment of section 3.*—In the Andhra Pradesh Reorganisation Act, 2014 (6 of 2014), in section 3, for the words, brackets, letters and figures “Khammam [but excluding the revenue villages in the Mandals specified in G.O. Ms. No. 111 Irrigation & CAD (LA IV R & R-I) Department, dated the 27th June, 2005 and the revenue villages of Bhurgampadu, Seetharamanagaram and Kondreka in Bhurgumpadu Mandal]”, the words and brackets “Khammam (but excluding the Mandals of Kukunoor, Velairpadu and Bhurgampadu but not including its revenue villages of Pinapaka, Morampalli Banzar, Bhurgampad, Nagineniprolu, Krishnasagar, Tekula, Sarapaka, Iravendi, Mothepattinagar, Uppusaka, Sompalli and Nakripeta under the Palvancha Revenue Division, and the Mandals of Chintoor, Kunavaram, Vararamachandrapuram and Bhadrachalam but not including the revenue village of Bhadrachalam under the Bhadrachalam Revenue Division)” shall be substituted.

3. *Repeal and saving.*—(1) The Andhra Pradesh Reorganisation (Amendment) Ordinance, 2014 (Ordinance 4 of 2014), is hereby repealed.

(2) Notwithstanding such repeal, anything done or any action taken under the Andhra Pradesh Reorganisation Act, 2014 (6 of 2014), as amended by the said Ordinance, shall be deemed to have been done or taken under the provisions of that Act, as amended by this Act.